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| PPLICATION NO. | FILING DATE | FIRST NAMED INVENTOR | ATTORNEY DOCKET NO. | CONFIRMATION NO. |
|-------------------------|------------------|-------------------------|------------------------|------------------|
| 10/750,492 | 12/31/2003 | Narendra Amalendu Soman | 134486/068709-046 | 1807 |
| 29391 | 7590 10/20/2006 | EXAMINER | | INER |
| BEUSSE W | OLTER SANKS MORA | BHAT, A | BHAT, ADITYA S | |
| 390 NORTH SUITE 2500 | ORANGE AVENUE | | ART UNIT | PAPER NUMBER |
| ORLANDO, | | | 2863 | |
| | | | DATE MAILED: 10/20/200 | 6 |

Please find below and/or attached an Office communication concerning this application or proceeding.

| | | Application No. | Applicant(s) | | | |
|---|---|---|--|--|--|--|
| | | 10/750,492 | SOMAN ET AL. | | | |
| C | Office Action Summary | Examiner | Art Unit | | | |
| | | Aditya S. Bhat | 2863 | | | |
| The MAILING DATE of this communication appears on the cover sheet with the correspondence address Period for Reply | | | | | | |
| A SHORTENED STATUTORY PERIOD FOR REPLY IS SET TO EXPIRE 3 MONTH(S) OR THIRTY (30) DAYS, WHICHEVER IS LONGER, FROM THE MAILING DATE OF THIS COMMUNICATION. - Extensions of time may be available under the provisions of 37 CFR 1.136(a). In no event, however, may a reply be timely filed after SIX (6) MONTHS from the mailing date of this communication. - If NO period for reply is specified above, the maximum statutory period will apply and will expire SIX (6) MONTHS from the mailing date of this communication. - Failure to reply within the set or extended period for reply will, by statute, cause the application to become ABANDONED (35 U.S.C. § 133). Any reply received by the Office later than three months after the mailing date of this communication, even if timely filed, may reduce any earned patent term adjustment. See 37 CFR 1.704(b). | | | | | | |
| Status | | | | | | |
| 2a)☐ This 3)☐ Sinc | ponsive to communication(s) filed on <u>16</u> action is FINAL . 2b)⊠ The this application is in condition for allowed in accordance with the practice under | is action is non-final. ance except for formal matters, pro | | | | |
| Disposition o | f Claims | | | | | |
| 4) Claim(s) 1-30 is/are pending in the application. 4a) Of the above claim(s) is/are withdrawn from consideration. 5) Claim(s) is/are allowed. 6) Claim(s) 1-30 is/are rejected. 7) Claim(s) is/are objected to. 8) Claim(s) are subject to restriction and/or election requirement. | | | | | | |
| Application P | apers | | | | | |
| 10)⊠ The o Appl Repl | specification is objected to by the Examiledrawing(s) filed on <u>06 July 2004</u> is/are: a cant may not request that any objection to the acement drawing sheet(s) including the corresponds or declaration is objected to by the | a)⊠ accepted or b)☐ objected to the drawing(s) be held in abeyance. Selection is required if the drawing(s) is ob | e 37 CFR 1.85(a). jected to. See 37 CFR 1.121(d). | | | |
| Priority under | r 35 U.S.C. § 119 | | | | | |
| 12) Acknowledgment is made of a claim for foreign priority under 35 U.S.C. § 119(a)-(d) or (f). a) All b) Some * c) None of: 1. Certified copies of the priority documents have been received. 2. Certified copies of the priority documents have been received in Application No 3. Copies of the certified copies of the priority documents have been received in this National Stage application from the International Bureau (PCT Rule 17.2(a)). * See the attached detailed Office action for a list of the certified copies not received. | | | | | | |
| 2) Notice of D 3) Information | teferences Cited (PTO-892) praftsperson's Patent Drawing Review (PTO-948) processor Statement(s) (PTO/SB/08) processor Statement(s) (PTO/SB/08) | 4) Interview Summary Paper No(s)/Mail D 5) Notice of Informal F 6) Other: | ate | | | |

DETAILED ACTION

Claim Rejections - 35 USC § 101

35 U.S.C. 101 reads as follows:

Whoever invents or discovers any new and useful process, machine, manufacture, or composition of matter, or any new and useful improvement thereof, may obtain a patent therefor, subject to the conditions and requirements of this title.

With regards to claims 1-36 the methods recited in the claimed invention do not produce a real life, real world, useful, concrete, and tangible *result*.

The claimed invention as a whole must accomplish a practical application. That is, it must produce a "useful, concrete and tangible *result*." State Street, 149 F.3d at 1373, 47 USPQ2d at 1601-02. The purpose of this requirement is to limit patent protection to inventions that possess a certain level of "real world" value, as opposed to subject matter that represents nothing more than an idea or concept, or is simply a starting point for future investigation or research (Brenner v. Manson, 383 U.S. 519, 528-36, 148 USPQ 689, 693-96); In re Ziegler, 992, F.2d 1197, 1200-03, 26 USPQ2d 1600, 1603-06 (Fed. Cir. 1993)).

A process that consists solely of the manipulation of an abstract idea is not concrete or tangible. See In re Warmerdam, 33 F.3d 1354, 1360, 31 USPQ2d 1754, 1759 (Fed. Cir. 1994). See also Schrader, 22 F.3d at 295, 30 USPQ2d at 1459. Nor can one patent "a novel and useful mathematical formula," Flook, 437 U.S. at 585, 198 USPQ at 195; electromagnetism or steam power, O'Reilly v. Morse, 56 U.S. (15 How.) 62, 113-114 (1853);

In this instance the determining of the vector loop... as recited in claim 1 and 28 or the identifying parts in contact... as recited in claim 24 are not considered tangible

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since these steps are merely manipulating data. Further it is not clear whether the computer program product is stored in the storage medium as claimed in claim 28.

Please view the following guidelines to overcome 35 U.S.C. 101 rejection made in this office action in MPEP 2106 and/or

http://www.uspto.gov/web/offices/com/sol/og/2005/week47/patgupa.htm

Conclusion

The prior art made of record and not relied upon is considered pertinent to applicant's disclosure. Drake JR. et al (USPUB 2004/0030427) teaches a mechanical tolerance method.

Any inquiry concerning this communication or earlier communications from the examiner should be directed to Aditya S. Bhat whose telephone number is 571-272-2270. The examiner can normally be reached on M-F 9-5:30.

If attempts to reach the examiner by telephone are unsuccessful, the examiner's supervisor, John Barlow can be reached on 571-272-2269. The fax phone number for the organization where this application or proceeding is assigned is 571-273-8300.

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Information regarding the status of an application may be obtained from the Patent Application Information Retrieval (PAIR) system. Status information for published applications may be obtained from either Private PAIR or Public PAIR. Status information for unpublished applications is available through Private PAIR only. For more information about the PAIR system, see http://pair-direct.uspto.gov. Should you have questions on access to the Private PAIR system, contact the Electronic Business Center (EBC) at 866-217-9197 (toll-free). If you would like assistance from a USPTO Customer Service Representative or access to the automated information system, call 800-786-9199 (IN USA OR CANADA) or 571-272-1000.

Aditya Bhat October 13, 2006

BRYAN BUI PRIMARY EXAMINER